

CAROLINA TIMES.

R. P. WARDING, Editor.

CHARLOTTE.

Thursday, August 5, 1869.

PEOPLE'S TICKET!

For Magistrates:

CHAS. W. ALEXANDER.
JULIUS P. ALEXANDER.
A. BURWELL.
A. H. MARTIN.
E. F. MORROW.
A. H. CRESWELL.

For Clerk:
CHAS. W. BRADSHAW.
CHARLES W.
For School Committee:
DAVID PARKS,
D. G. MAXWELL,
WM. E. STITT.

Today is to decide of what stuff the Conservatives of this Township are made. Truth, Justice and Virtue can bear defeat and still live; but to compromise with error is not only worse than defeat, but annihilation. Conservative Republican in Virginia and Mississippi has a meaning, and it was right for the true men to rally upon Walker, and, by electing him, defeat the schemes of the proscriptiopists. When the Virginia election came off, negro suffrage was a fixed fact, and it was worse than idleness to contend against it. When our Constitution was submitted to the voters of this State, it was an open question. Neither Walker nor any of his friends in Virginia went for negro suffrage primarily, but accepted it as a fact accomplished. Here Holden and his friends forced it upon us, and now because they have the power they say to the Conservatives, you must take some of the most respectable of us, or negro and Yankees will be elected. Who is to blame for this state of affairs? Why the few intelligent ones of the Radical party, for had they cooperated with Goss, Vance, Graham and others, the Constitution could have been voted down, and a much more liberal one, framed, composed of respectable property-holders been elected. It is to these same men, who now wish to be called Conservative-Republicans that the responsibility for all the corruption, high taxation and degradation of the Judiciary properly belong.

It is not popular so to write. We know it and don't care a fig for it. The true men of the country approve what we write, and it is for them that it is written. Now we wish it distinctly understood that for one we are opposed to all compromise looking to the promotion of those who worked for the election of Holden and the adoption of the present State Constitution. If these gentlemen wish to cut loose from the proscriptiopists, we will receive them with our stretched hands as placeholders in the ranks; but their co-operation is too sudden to entitle them to be entrusted as leaders.

The Conservative Republic can only another shuffle preparatory to a final deal for office. These Radicals who failed to receive their reward or those whose tenure of office is of limited duration, are the ones who are in favor of a compromise. Let Conservatives stand firm and vote at a unit for a straight-out Conservative ticket, and if respectable Radicals are sincere let them vote for the best men, and in that way they can show their faith by their works. Why cannot the gentle Radicals unite with the Conservatives, as well as for Conservatives to unite with them? Must we always play an open-and-shut game? Must we allow the ticket to be so formed that whatever may be elected the Radicals must win? We shall be caught in no such trap.

THE CONTEST in Tennessee is at this moment, says the Louisville Courier-Journal, drawing the fire of the Radical organs. None of them doubt the election of Senter; but Stokes and his partisans, driven to the wall, are seeking in advance to make up a case for Congress. They find a ready and industrious tool in the correspondent of the Cincinnati Gazette, who was recently discharged from the Press and Times, in which a newspaper he devoted himself to the interest of Governor Senter, making his editorial for Tennessee and his letters to Ohio agree perfectly in their abuse

of Stokes. This correspondent captured Atlanta on paper six weeks before the troops of the Union captured it in fact; and his opinion of men and affairs in Tennessee is entitled to about as much consideration as his army correspondence, which was poetical, long-haired and valiant. The New York Times and the Cincinnati Commercial understand the case better than the Gazette, which seems resolved not to understand it. Senter is not a Democrat certainly; but he will be good enough Democrat, we suspect, by the time the Radicals are done with him.

It is said that the negroes of Mississippi will vote for the anti-Radical ticket there, in as large a proportion as they did in Virginia, if not to even a much greater extent. They are beginning to say that they have "got 'bout 'nuff" of Radical promises—that they have had plenty of them, but that "dey ain't done nothin' what dey said dey would"—that "dey said dey would gin 'em forty acres an' a mule, but dey ain't seed not one acre yet, and not even a hear of de mule's tail."

Thus convinced of the breach of faith in the matter of farms and mules, the colored people of Mississippi are coming round in great numbers to the support of their old masters, who "never promised 'em nothin', an' who can't do no wusser for 'em den de Radicals has done."

Intelligence was received in Petersburg yesterday of the death, at the Union Theological Seminary, of the Rev. Samuel B. Wilson, D. D., President and for many years one of the Professors in that Institution. He died on Sunday morning at the advanced age of eighty-six.

AN ENORMOUS FARM.—A Lafayette (Indiana) correspondent writes to the Cincinnati Gazette that there is a corn field in Benton county, Ind., of seven thousand acres, in good condition and growing splendidly. This field is to be found on the farm of Adams Earl, Esq., who resides in La-

ads:

Messrs. Earl and Fowler have a farm of thirty thousand acres in Benton county, in one body, well watered and with permanent improvements, having one hundred and forty miles of hedge fence and sixty five miles of board fence, thirty dwelling houses for tenants, three blacksmith shops, &c. To cultivate the corn lands one hundred and sixty nine one and two horse plows were kept in daily use, and on the pasture lands forty-one hundred head of cattle are now feeding for the New York market, and will be shipped this fall by rail.

Messrs. Earl and Fowler gave their personal supervision to the farm, besides attending to their separate interests, the former a jobbing merchant and the latter a banker.

A New York paper, speaking about the importation of canary birds from Germany, says the following sight was seen in Florence, Italy, in 1861, by a lady and gentleman belonging in New York:

In walking in the principal street they overtakes a man with a long whip in his hand, which he was moving from one side to the other in what they thought was a strange manner. When they came up with him, they found he was driving a flock of canary birds, as in England they drive a flock of turkeys. A carriage came along when the man waved his whip in a peculiar manner, when the little birds all went to the sidewalk until the carriage had passed, when they took to the street again. A woman wanted to buy one, when the man sprang some canary seed at his feet and half a dozen of them came to him, when he took one up in his hand and delivered it to the woman, who paid him one franc for it. The man then went on again.

A SAD MISTAKE.—The Barnwell Journal of Saturday says: "Miss Mary Lard, of Barnwell, died on Wednesday morning last, from the effects of morphine, taken by mistake for quinine. She sent to the drug store of John S. Shuck, for ten grains of quinine on the evening before. By mistake morphine was weighed out instead of quinine, and Miss Lard took the whole quantity and did not discover the mistake until too late. The aid of Dr. Duncan was summoned promptly, but she was so completely under the effects of the opiate that her life could not be saved. She died in a few hours after. We deeply sympathize with the afflicted family, and take occasion to say that the proprietors of the drug store are sorely distressed at this terrible accident."

Birmingham, Connecticut, manufactures two hundred millions pins weekly.

STATE NEWS.

JURISDICTION OF JUSTICES.—JUDGES OF THE SPECIAL COURT.—We append the following decision of the Supreme Court in the case of Mary McLaurin, from this county, which we are kindly permitted to copy by Judge Cantwell. It will be seen that it is decided that in cases of larceny Justices of the Peace have no jurisdiction. Before it was only by a very strong inference of what the law meant that they have been able to try these cases.

It will be seen also that the Judge of the Special Court has no right to issue a writ of habeas corpus in a case beyond the jurisdiction of his Court, which extends not to cases of larceny. The defendant mistook her remedy in not applying to a Judge of the Superior Court for the proper writ.

The decision is as follows:

N. C. SUPREME COURT—JUN 17, 1869
Mary McLaurin,) 78, N. H. Hoover
Ex parte,) Special Court.
Opinion.

Dick, J.—A Justice of the Peace has no jurisdiction to try a person charged with the offense of larceny. State vs. James, at this term.

The defendant was, therefore, improperly convicted, and imprisoned, but she was mistaken in her remedy. She ought to have appealed to the Superior Court, from the Judgment of the Justice, or have applied to a Judge of the Superior Court, or Justice of the Supreme Court, for a writ of habeas corpus, as they have general jurisdiction in all cases of unlawful imprisonment. Act of 6th April, 1869.

The jurisdiction of the Special Court of Wilmington is limited to the trial of misdemeanors committed within the corporate limits of said city.—*City of Wilmington vs. Davis*, at this term. The power of the Judge of said Special Court to issue a writ of habeas corpus, conferred by Act of 1868 chap. 12, sec. 17, is confined to criminal cases within his jurisdiction, and cannot be extended by implication to cases which he cannot hear and determine. He has no jurisdiction in cases of larceny. State vs. Haughton, at this term. His Honor therefore had no power to issue the writ of habeas corpus in this case, and the proceedings are dismissed.

A true copy—
Test: W. H. BAGLEY, Clerk.
Per Johnston Jones, D. C.
Wilmington Journal.

LARGE COTTON PLANT.—A friend informs us of the existence of a large and most productive cotton plant on the plantation of Capt. J. C. McMillan at Teashey's Depot, Duplin county. This plant has fully 176 blossoms, bolls and forms—of which 79 are full grown blossoms. This is by far ahead of any stalk we have yet heard of in the State.—*IB.*

OAK HILL, GRANVILLE Co., N. C.

July 29th, 1869.
Mr. Josiah Turner, Dear Sir: You will oblige many of them through the columns of your valuable paper, what will be the tax on the distillation of fruit. They say that they have the fruit and they want to avail themselves of every opportunity to meet their oppressive taxes this fall. They have in vain inquired of the Revenue officers; they don't seem to know what it will be.

Respectfully,
A. SUBSCRIBER.

REPLY.—After diligent enquiry we find the following course to be necessary for the legal distillation of fruit first, register the still; second, have it surveyed (which, we suppose, means gauged); third, pay a tax of fifty dollars per annum, which is thirty-seven and a half dollars till next May; fourth you must keep books; fifth, pay two dollars a day for every day the still is run, and sixth, pay fifty cents per gallon on every gallon of brandy distilled. We are of the opinion that this route amounts nearly to prohibition to all who have but small orchards.—*Sentinel.*

EMIGRANTS COMING.—Several gentlemen from the North have been in this city, by invitation of the N. C. Land Company, and visiting different parts of the State for the past week, with a view to taking examinations and locating lands for emigrants. They represent numbers of families who will come to our State, bringing money and enterprise if a favorable report is made to them. We are glad to learn that these gentlemen are generally pleased with the prospects and will make a favorable report. One of them is instructed to locate lands for a settlement of fifteen families. Let them all be welcomed, and soon a tide will flow in and the waste places be made to blossom as the rose.

Standard.

A friend writing us from a neighboring county says: "We are all right side up, and are presenting bold front. The rads want a compromise, but we have none for them. If they choose to come to us, they will be welcome, but we can't compromise. They are disorganized and some of them, mad at the taxes, are out with an independent ticket for township officers. They have quit singing 'Rally round the flag, boys,' and in twelve months more I honestly don't believe they will muster a corporal's guard. The League about here is dying of a rapid decline."

We don't doubt it. No people on the footstool could long bear what we are bearing. It would crush a race of giants.

The people are beginning to feel; the pocket nerve has been touched, and nerves generally are very delicate things to fool with. We say to our friends everywhere now is the time to welcome the better disposed of our late opponents into the great conservative wigwam.—*Asheville News.*

Washington Letter.

Correspondence of the Richmond Dispatch.

WASHINGTON, August 1, 1869.

The Radicals are seriously anxious about the result of the election in Tennessee next Thursday, and place great reliance of mechanical results to the Stokes party upon the recent letters of Postmaster-General Creswell and Secretary Boutwell. If they lose Tennessee, all hope of carrying Mississippi [sic] Texas will fade, and the party disintegration in the North will follow much more speedily than otherwise.

They claim that at the Cabinet meeting on Friday last it was determined to enter into a thorough proscription of all officials who do not work in the ultra Radical harness;

but other than the assertions to the effect, and the changes in all the de-

partments which have already been

made, there does not seem to have

been any effort of the President in

the way of punishing Conservative Re-

publicans. The Tennessee Radicals

are represented very strongly here, though three or four self-styled repre-

sentatives of the Mississippi and Texas extreme Republicans parties

have been hovering around for some

time endeavoring to effect various re-

movals of good men from office on the

ground that the Republican party de-

mands it. They forget that the

tenure of office bill is not entirely

abolished even if the President was

disposed to listen to them.

Nobody seems to know when Grant

will return, but it is thought he will

meet in Washington in about ten days.

He is doubtless very tired of the re-

presentations which these industrious

southern Radicals have been making

concerning what the party in the

South requires. It is possible that

there will be some distinct manifesta-

tion of the regard the President has

for the situation of the South in ad-

vance of the message to Congress.

Democrat please copy.

W. H. BAGLEY, Clerk.

On the morning of July 26th, 1869, in

Marshall County, Miss., John Calvin, son of

Col. James A. and Mary A. Grier, aged 13

months and 14 days,

was found dead.

He was found in a

small room in a

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Thursday, August 5, 1868.

S. L. RIDDLE, Agent of the National Life Insurance Company and the N. C. Mutual Home Life Insurance Company, is also Agent for the Daily and Tri-Weekly Times and the Weekly News.

JOB-PRINTING.

All kinds of Job-Printing, excepted at the Times office.

We have just received a fine import of the latest styles of type, and are prepared to execute at short notice any kind of printing that may be called for, in style unsurpassed by any establishment in the State, and at moderate prices.

REGISTRATION.—The Registration Books for this Township, will be open to-day, at the office of J. N. Hunter, J. P., and will keep open until after the election.

J. A. McLURE is respectfully presented to the voters of Charlotte Township as the straight-out CONSERVATIVE candidate for Constable.

REGISTER, REGISTER!

Let every true battle-scarred Conservative buckle on his armor for the fight to-day. No compromise, but a straight-out vote for the Conservative standard-bearers. Our ticket is a good one, composed of as true and noble men as any in the party, and if we fail to give them our full strength it will be our shame, not theirs.

The Post Office at Garmon's Mill has been re-opened under the name of Smith's Ford, with William Coley as Post Master.

VOTE to-day for the straight out-and-out Conservative Candidates. Every bolter is a foe to good government, reasonable taxes and moral and judicial purity, and by so doing "organized Ignorance" is enabled to triumph over virtue, justice, intelligence and property.

A Card.

The Committee appointed to decide between the two candidates in the field for Constable determined on J. A. McLURE. With kind regards to the many friends who expressed an interest in my welfare, I subscribe myself no candidate.

H. J. WALKER.

A SOUTHERN NEWSPAPER ADVERTISING AGENCY.—Robert P. Button, Esq., of the Lumburg, Virginia office, is entitled, in our judgment, to the confidence of all who have anything to do with his Agency. In his transaction with us he has shown himself to be a honest man, which is a good deal more than we should like to say for all the Newspaper Advertising Agents with whom we have had business engagements. He can be trusted implicitly to do what he promises.

Let every Conservative register, and vote for the regular nominee!

See notice of property to rent. This is a very desirable place, and to any one who would like to keep a few cows or raise vegetables for market offers great advantages. There are six acres of land now in a high state of cultivation; a good orchard, with an abundance of excellent apples; a fruitful garden and a well of pure and cool water in the yard. The house is not attractive outside, but the internal arrangements are convenient and comfortable. It contains five rooms and out-buildings for a good sized family.

The property is just opposite the Female College, and within 15 minutes walk of the public square. It will be rented with the growing crop, and two cows either sold or hired with it. Possession given to suit the renter.

Apply at this Office.

STUDY KIDS for the Voters of Charlotte Township, No. 1.

About the 1st of July, 1868, a commission was received in this city from Gov. Holden, to the effect that your humble servant had been appointed a Justice of the Peace, which commission I publicly declined to accept for many reasons which I will not here make to enumerate; but will only give one, I felt that I was not qualified to discharge the duties of the office. Then came the most trying time of my short life. Committee af-

ter committee of the justly respected citizens of our far-famed city waited upon me, and insisted that I should accept the appointment, I still plead non-qualification, and during the time I consulted with some of the most prominent members of the bar. There advice was by all means to accept the office; we want some well disposed man to sign our warrants for us. At about the same time an esteemed friend and prominent citizen proposed to give me the free use of his Library, he having been an Ex-Official; so with this advantage, and many others that could be enumerated, of posting myself, and being anxious to do anything in my power to restore peace and prosperity, and to become useful in my day and generation, I accepted the office on the 13th of July, 1868. Since that day I have been filling the office, and with what degree of credit to those who were the means of my accepting the office or to myself I have discharged my duties, devolves upon my fellow citizens to decide. I close these reasons by adding that I have made sacrifice for the intended good of this community, which can all be repaid on the day of election by casting your votes in favor of

Yours Respectfully,

J. NICK HUNTER.

SCHOOL NOTICE.

I will resume the exercise of my School on **MORNING, the 1st SEPTEMBER NEXT.**

The Female Department will be under the charge of Mrs. W. M. Aldrich.

and I am

VENI VIDI VICI.

S. M. EMMANUEL.

What Everybody Says Must Be So.

THE CONQUEROR OF ALL SNUFFS.

U.S. SNAFFLES, LIP POWDER,

G. W. G. GGGGG & AX'S

G. W. G. AAAAA & AX'S

G. W. G. I I I I I & AX'S

G. W. G. L L L L L & AX'S

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SCOTCH SNUFF

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has been fully tested and pronounced by all and approved to be the Best SNUFF now in use.

Its superior taste and pureress from all drugs and injurious ingredients commonly used in the preparation of other snuffs, has gained it a wide world.

It is not fair to try it for you will like it.

Ask for it and take no other and see that our every package.

H. & B. E. EMMANUEL,

TRADE STREET,

Will offer from to day extraordinary inducements to select from their large and splendid stock of

DRY GOODS, NOTIONS, CLOTHING,

GENT'S FURNISHING GOODS,

BOOTS, SHOES, HATS,

TRUNKS, &c. &c.

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